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   Attorney for Plaintiffs
 6
 7
                       UNITED STATES DISTRICT COURT
 9
                     NORTHERN DISTRICT OF CALIFORNIA
10
    BRICKLAYERS AND ALLIED CRAFTWORKERS
                                            ) CASE NO.: C 08-1074 MPH
    LOCAL UNION NO. 3, AFL-CIO, et al.,
11
                                              STIPULATION FOR
              Plaintiffs,
                                              DISMISSAL WITH PREJUDICE
12
                                              OF DEFENDANT AMERICAN
                                              CONTRACTORS INDEMNITY
13
                                              COMPANY
    JP TILE, INC., a California
    corporation, et al.,
14
15
              Defendants.
         Pursuant to FRCivP 41(a)(ii), the undersigned parties
16
17
    through their counsel of record hereby stipulate to and request
18
    the dismissal, with prejudice, of defendant AMERICAN CONTRACTORS
19
    INDEMNITY COMPANY from this action.
20
      /S/ Kimberly A. Hancock
    Kimberly A. Hancock, Esq.
                                             Date: September 14, 2009
21
    Katzenbach and Khtikian
    Attorneys for PLAINTIFFS
22
23
                                             Date: September 14, 2009
    Paul V. Simpson Esq.
24
    Simpson, Garrity & Innes
              for Defendant JP TILE, INC.
    Attorneys
25
26
                                             Date: September 14, 2009
    Robert Stroj, Esq. (#242982)
    Lanak & Hanna, P.C.
Attorneys for Defendant
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28 AMERICAN CONTRACTORS INDEMNITY COMPANY
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KATE BACH & KHTIKIAN

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DISTRICTOR

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   Kent Khtikian, Esq. (#99843)
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   Attorney for Plaintiffs
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7
                       UNITED STATES DISTRICT COURT
 8
 9
                      NORTHERN DISTRICT OF CALIFORNIA
10
    BRICKLAYERS AND ALLIED CRAFTWORKERS ) CASE NO.: C 08-1074 MPH
    LOCAL UNION NO. 3, AFL-C10, et at.,
11
                                               STIPULATION FOR
                                               DISMISSAL WITH PREJUDICE
              Plaintills,
                                              OF DEFENDANT AMERICAN
12
                                             ) CONTRACTORS INDEMNITY
         VS.
13
                                               COMPANY
    JP TILE, INC., a California
14
    corporation, et al.,
15
              Defendants.
         Pursuant to FRCivP 41(a)(ii), the undersigned parties
16
17
    through their counsel of record hereby stipulate to and request
    the dismissal, with prejudice, of defendant AMERICAN CONTRACTORS
18
    INDEMNITY COMPANY from this action.
19
20
      /S/ Kimberly A. Hancock
    Kimberly A. Hancock, Esq.
                                         Date: September 14, 2009
    Katzenbach and Khtikian
21
    Altorneys for PLAZA
22
23
                                        Date: September 23, 2009
    Reidun Stromsheim, Esq.
2.4
    Attorney for Paul Mansdorf,
    Bankruplcy Trustee for J.P. Tile, Inc.
2.5
                                                            FESODISTRI
26
     /S/ Robert Stroi
                                        Date: September
    Robert Stroj, Esq. (#242982)
21
   Lanak & Hanna, P.C.
    Attorneys for Defendant
28 AMERICAN CONTRACTORS INDEMNITY COMPANY
                                                        IT IS SO ORDERED
                                                    STIPPINATION FOR DISMISSIAL OF DESTREAST AREREAN CONSIGNATIONS
                             Case No. C OH-10/4 MPH
                                                           Judge Marilyn H. Patel
                                        9/25/2009
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PROOF OF SERVICE BY MAIL

I am a resident of the County of San Francisco, California.

I am over the age of eighteen years and not a party to this action. My business address is Katzenbach & Khtikian, 1714

Stockton Street, Suite 300, San Francisco, California 94133. On September 24, 2009 I served a true copy of the foregoing document described as:

STIPULATION FOR DISMISSAL WITH PREJUDICE OF DEFENDANT AMERICAN CONTRACTORS INDEMNITY COMPANY

by placing a true copy thereof enclosed in a sealed envelope with first class mail postage thereon fully prepaid in the United States Mail at San Francisco, California, addressed as follows:

Elliot Abrams
Law Offices of Elliot Abrams
2033 North Main Street, Suite 750
Walnut Creek, CA 94596-3774
Bankruptcy Attorney for Defendant JP Tile, Inc.

Reidun Stromshein Stromshein & Associates 201 California St., Ste. 350 San Francisco, CA 94111

Attorney for Paul Mansdorf, Bankruptcy Trustee for J.P. Tile, Inc.

I declare under penalty of perjury that the foregoing is true and correct, and that this declaration was executed on September 24, 2009 in San Francisco, California.

ALEX BROWN